United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA

V

ORDER OF DETENTION PENDING TRIAL

ADRIAN TERRANCE WHITE Case Number: 1:09-CR-211

ADR	IAI	N IERRANCE WHILE	1100 011 211
require	In ac	ccordance with the Bail Reform Act, 18 U.S.C.§3142(f), a det e detention of the defendant pending trial in this case.	ention hearing has been held. I conclude that the following facts
		Part I - Finding	s of Fact
	(1)	The defendant is charged with an offense described in	.18 U.S.C. §3142(f)(1) and has been convicted of a (federal aral offense if a circumstance giving rise to federal jurisdiction had
		a crime of violence as defined in 18 U.S.C.§3156(a)(4	4).
		an offense for which the maximum sentence is life in	•
		an offense for which the maximum term of imprisor	ment of ten years or more is prescribed in
		a felony that was committed after the defendant had b U.S.C.§3142(f)(1)(A)-(C), or comparable state or local	een convicted of two or more prior federal offenses described in 18 al offenses.
	(2)	The offense described in finding (1) was committed while the offense.	defendant was on release pending trial for a federal, state or local
	(3)		ate of conviction) (release of the defendant from imprisonment) for
	(4)	Findings Nos. (1), (2) and (3) establish a rebuttable presump assure the safety of (an)other person(s) and the commit presumption.	tion that no condition or combination of conditions will reasonably unity. I further find that the defendant has not rebutted this
40		Alternate Findin	
X	(1)	There is probable cause to believe that the defendant has	
		for which a maximum term of imprisonment of ten y under 18 U.S.C.§924(c).	vears or more is prescribed in 21 U.S.C. § 801 et seq
X	(2)	The defendant has not rebutted the presumption established reasonably assure the appearance of the defendant as recommendate.	ed by finding 1 that no condition or combination of conditions will quired and the safety of the community.
		Alternate Findi	ngs (B)
	(1) (2)	There is a serious risk that the defendant will not appear. There is a serious risk that the defendant will endanger the	e safety of another person or the community
X		•	mong other things, 17 instances of failing to appear for court
			a September 12, 2005 because defendant failed to report from a ailed to attend a substance abuse program during this period.
		Part II - Written Statement of F	Reasons for Detention
d that tl	he cr	redible testimony and information submitted at the he	aring establishes by clear and convincing evidence that
uture co	ourt p e. Al	proceedings based on defendant's failure to rebut the	the community or assure the presence of the defendant for presumption arising from the substantial drug charge in lished by a preponderance of the evidence that no conditions remarkable pattern of (continued on attachment)
		Part III - Directions Reg	arding Detention
acility se defendar or on rec	epara nt sha nuest	ate, to the extent practicable, from persons awaiting or s all be afforded a reasonable opportunity for private consulta	or his designated representative for confinement in a corrections erving sentences or being held in custody pending appeal. The tion with defense counsel. On order of a court of the United States of the corrections facility shall deliver the defendant to the United court proceeding.
Datad:	Дıı	agust 5, 2009	/s/ Hugh W. Brenneman, Jr.
Daleu.	-114		Signature of Judicial Officer
			Hugh W. Brenneman, United States Magistrate Judge
			Name and Title of Indicial Officer

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There appear to be at least two outstanding bench warrants for the defendant at the present time.

Part II - Written Statement of Reasons for Detention - (continued)

repeatedly ignoring his court dates over the last decade.